United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

ORDER OF DETENTION PENDING TRIAL

Jos	e Ali	red	o Acevedo-Valencia	Case Number.	1.00-CR-11
requir	In ac	corda deten	ance with the Bail Reform Act, 18 U.S.C.§3142(f), a detention of the defendant pending trial in this case.	ention hearing ha	s been held. I conclude that the following facts
			Part I - Finding	s of Fact	
	(1)	The defendant is charged with an offense described in 18 U.S offense) (state or local offense that would have been a federal offe existed) that is		8 U.S.C. §31420	f)(1) and has been convicted of a (federal cumstance giving rise to federal jurisdiction had
		П	a crime of violence as defined in 18 U.S.C.§3156(a)(4).	
			an offense for which the maximum sentence is life in	prisonment or de	eath.
			an offense for which the maximum term of imprison	ment of ten years	s or more is prescribed in
			a felony that was committed after the defendant had be U.S.C.§3142(f)(1)(A)-(C), or comparable state or local	een convicted of to offenses.	wo or more prior federal offenses described in 18
	(2)		offense described in finding (1) was committed while the		release pending trial for a federal, state or local
	(3)	offen A pei the o	nse. riod of not more than five years has elapsed since the (da offense described in finding (1).	te of conviction) (r	release of the defendant from imprisonment) for
	(4)	Findi assu	ings Nos. (1), (2) and (3) establish a rebuttable presumpt are the safety of (an)other person(s) and the commu	on that no conditi nity. I further fin	on or combination of conditions will reasonably d that the defendant has not rebutted this
presumption. Alternate Findings (A)					
X	(1)	Ther	re is probable cause to believe that the defendant has		ense
		X	for which a maximum term of imprisonment of ten y under 18 U.S.C.§924(c).	ears or more is p	rescribed in 21 U.S.C. § 801 et seq
X	(2)	The reason	defendant has not rebutted the presumption established onably assure the appearance of the defendant as recombined to the second of the defendant as recombined to the second of the defendant as recombined to the second of the	d by finding 1 tha	at no condition or combination of conditions will fety of the community.
			Alternate Findir	igs (B)	
	(1)		re is a serious risk that the defendant will not appear.		
X	(2)	THOM	e is a serious risk that the defendant will endanger the	salety of anothe	person of the community.
			Part II - Written Statement of R	easons for De	etention
I find th	at the	e cred	dible testimony and information submitted at the	hearing establis	shes by clear and convincing evidence that
presum	ption	Def	ill assure the safety of the community or the apperfendant waived a detention hearing in open court of detention should his status change.		
			Part III - Directions Reg	arding Detent	tion
The facility s defenda or on re- States n	defer epara nt sha quest narsh	ndant ite, to ill be a of an al for	is committed to the custody of the Attorney General of the extent practicable, from persons awaiting or seafforded a reasonable opportunity for private consultate attorney for the Government, the person in charge of the purpose of an appearance in connection with a connection with	or his designated erving sentences ion with defense f the corrections	
Dated:	Fel	miars	y 6, 2006	/s/ Hugh W. E	Brenneman, Jr.
Date0.	10	, r uur y	, 0, 2000		Signature of Judicial Officer
				Hugh W Bren	neman United States Magistrate Judge

Name and Title of Judicial Officer